

2. The examples mentioned in our Staff Study on "Morale of Military Personnel" referred to the claims of Lt. Commander and 25X1A9a Commander left the Agency with 25X1A9a out having been informed that his claim for clothing allowance had been 25X1A9a approved for payment. The matter first came to our attention when Commander Higgins, our contact in Bureau of Naval Personnel, called Colonel 25X1A9a in June of this year stating that Commander had never re- 25X1A9a celved reimbursement for clothing allowance, although he had applied on more than one occasion. Upon investigation, it developed that payment 25X1A9a had been approved and all Commander had to do was to submit a voucher to collect his money. Commander had to do was to submit a officers in his detachment also had claims for clothing allowance pending, but he left the Agency without mentioning their names.

3. Papers relating to the request for reimbursement of tuition were forwarded to your office on 24

August 1954. Since then the Office of the General Counsel has published an opinion indicating that was entitled to reimburse 25X1A9a ment and the opinion also set forth certain criteria which should be helpful in handling future cases of this type.

ment of the claim of Major which had been pending since 1 July 1954. This claim was paid on 6 October 1954 and all papers relating to the case are believed to be in the files of our Finance Office.

Major has prepared a summary of the case, which I have attached. 25X1A

CONFIDENTIAL

78-4718 BL52724

Harrison G. Reynolds
Assistant Director for Personnel 23/// D